

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
WESTERN DIVISION

IN RE: DEPUY ORTHOPAEDICS, INC.)
ASR HIP IMPLANT PRODUCTS)

MDL No. 1: 10 md 2197

This applies to:)

STIPULATION OF DISMISSAL

[Kinard])
v.)
DePuy Orthopaedics, Inc., *et.al.*)
-----)

[Estate of Anthony R. Kinard])

Plaintiff,)

Case No.: 1: 15

-dp- 20176

-JJH

-against-)

DEPUY ORTHOPAEDICS, INC.,)

Defendant.)

STIPULATION OF DISMISSAL
(AS TO ALL ASRTM AND PINNACLE CLAIMS)

WHEREAS, an ASRTM prosthesis was implanted in Plaintiff's hip;

WHEREAS, Plaintiff was subsequently revised to a Pinnacle hip implant;

WHEREAS, Plaintiff was subsequently revised to another hip device;

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned parties pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), that the above-captioned case be dismissed with prejudice, each party to bear its own costs.

IT IS FURTHER STIPULATED AND AGREED that this dismissal includes all claims arising from the implantation of the ASRTM and Pinnacle devices.

Counsel certify that the assessment required by MDL CMO 13 is being withheld and deposited into the Common Benefit Fund.


IT IS SO STIPULATED:

Dated: By: 04/03/2017



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Dated: February 21 2019



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